

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF INDIANA

PAUL A. GUTHRIE,	)	
	)	
Plaintiff,	)	
vs.	)	1:13-cv-0234-SEB-DKL
	)	
BARACK HUSSEIN OBAMA, II, et al.,	)	
	)	
Defendants.	)	

**Entry and Notice**

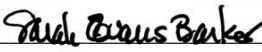
ADistrict judges have ample authority to dismiss frivolous or transparently defective suits spontaneously, and thus save everyone time and legal expense. This is so even when the plaintiff has paid all fees for filing and service.@ *Hoskins v. Poelstra*, 320 F.3d 761, 762 (7th Cir. 2003). This appears to be an appropriate cause in which to use authority.

The plaintiff is recycling claims put to rest in *Guthrie v. Obama, et al.*, No. 1:13-cv-0080-JMS-DKL (S.D.Ind. Jan. 18, 2013). He shall have **through April 18, 2013**, in which to **show cause** why this action should not be summarily dismissed for the same reasons.

Proceedings except as just directed are **stayed until further order**.

IT IS SO ORDERED.

Date: 04/03/2013

  
SARAH EVANS BARKER, JUDGE  
United States District Court  
Southern District of Indiana

Distribution:

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